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FACSIMILE COVER SHEET						
то:	Examiner: Jeffrey R. Swearingen Group Art Unit: 2145					
FROM:	John D. Magluyan, Reg. No. 56,867					
RE:	U.S. Application No. 09/662,705 Attorney Docket No. 00169.001826.					
FAX NO.:	(571) 273-8300	·				
DATE:	June 26, 2006	NO. OF PAGES: (including cover page)	4			
TIME: 4:26 PM		SENT BY:	Charise			

MESSAGE

Attached are the following papers for the above-identified application:

Response To Restriction Requirement.

Ihereby certify that this correspondence is being facsimile transmitted via facsimile to the U.S. Patent and Trademark Office at (571) 273-8300, on:

June 26, 2006
(Date of Deposit)

July D. Magluyan, Reg. No. 56,867
(Name of Attorney for Applicant)

June 26, 2006

Date of Signature

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00169.001826.

PATENT APPLICATION

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re A	application of:)	1 '
	1	:	Examiner: Jeffrey R. Swearingen
ERNE	ST YIU CHEONG WAN)	•
	. 1	:	Group Art Unit: 2145
Applic	ation No.: 09/662,705)	
		•:	
Filed:	September 15, 2000)	
ı		:	
For:	METHOD AND SYSTEM FOR)	
	ADDRESSING	:	
	AUDIO-VISUAL CONTENT)	
	FRAGMENTS	= 1	June 26, 2006
	•	1	

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

RESPONSE TO RESTRICTION REQUIREMENT

Sir:

In response to the Restriction Requirement dated May 26, 2006, Applicant hereby provisionally elects to prosecute the Group I claims, namely Claims 24 to 31, 33 to 40, and 42 to 49. The Restriction Requirement is, however, traversed.

Thereby certify that this corresponded to the U.S. Patent and Trademark O	nce is being to ffice at (571)	ansın 273-	itted vi: 8300, c	a Cacsimi m:
June 26,	2006			
(Date of Tran		1		1
John D. Marduya			<u> </u>	
(Name of Attorn	ey for Appli	cant)		
The Ki Maghe	June 26,			
Signeture	Date of S	ignati	ire i	

Traversal is on the ground that there would not be undue burden in examining the claims of Group I and II in a single application. In particular, MPEP § 808 makes clear that in order to require restriction between independent or distinct inventions, reasons for insisting upon a restriction requirement, such as undue burden, must also be shown.

In the present instance, it is not believed that there would be undue burden in examining the claims of Groups I and II in a single application, since the claims are not so different as would require burden on the Examiner that is significantly beyond that of the normal burdens of examination. In particular, the claims of both Groups I and II are seen to involve locating a monolithic AV content. In addition, both groups of claims are associated with a fragment identifier in a URI reference, where the fragment identifier is associated with a logical model. Accordingly, since the claims are believed to be not so different, examination of the Group II claims together with the Group I claims is not seen to present a burden beyond the normal burdens associated with examination of the elected Group I claims.

Accordingly, reconsideration and withdrawal of the Restriction Requirement are respectfully requested.

Applicant's undersigned attorney may be reached in our Costa Mesa, California office at (714) 540-8700. All correspondence should continue to be directed to our below-listed address.

Respectfully submitted,

Attorney for Applicant Registration No.: 56,867

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